BY PUBLIC SAFETY AND LEGAL ADMINISTRATION COMMITTEE

AN ORDINANCE TO AMEND THE 2000 (INTERGOVERNMENTAL GRANT FUND) BUDGET, DEPARTMENT OF POLICE IN THE AMOUNT OF \$3,012,769 FOR THE FISCAL YEAR 2000 LOCAL LAW ENFORCEMENT BLOCK GRANT, TO BE USED TO PAY OVERTIME FOR CONTINUATION OF THE HIGHLY SUCCESSFUL "STREET HEAT" INITIATIVE AND FOR POLICE EQUIPMENT, AND FOR OTHER PURPOSES.

WHEREAS, the City of Atlanta has been awarded a grant by the U. S. Department of Justice under the Local Law Enforcement Block Grant Program in the amount of \$2,711,492 to be matched with local funds in the amount of \$301,277, and

WHEREAS, The "Street Heat" police anti-crime initiative has proven effective as a means of deterring criminal activity in the City, and

WHEREAS, The Atlanta Police Department will use most of the grant and local matching funds to continue the "Street Heat" initiative to combat crime using sworn officers paid overtime for "Street Heat" overtime assignments.

NOW, THEREFORE, BE IT HEREBY ORDAINED BY THE COUNCIL OF THE CITY OF ATLANTA, GEORGIA, as follows:

<u>Section 1:</u> That the 2000 (Intergovernmental Grant Fund) Budget, Department of Police be and is hereby amended b the following corrected amounts:

ADD TO ANTICIPATIONS

1B02	J53X0210B3Y0	U. S. Department of Justice 2000 Local Law Enforcement Block Grant V	
	631101 692403	Federal Grants/Entitlements Operating Transfer from Fund 1A01	\$2,711,492 <u>301,277</u> \$3,012,769
		ADD TO APPROPRIATIONS	
1B02 X11T0714B3Y0 U. S. Department of Justice 2000 Local Enforcement Block Grant V		U. S. Department of Justice 2000 Local Law Enforcement Block Grant V	v
	711002 775001	Overtime Expense Equipment	\$2,259,577 <u>753,192</u> \$3,012,769

Section 2: That the Mayor or his designee be and is hereby empowered to transfer matching funds totaling \$301,277 from the Non-Departmental General Fund Budget to the Police Department Intergovernmental Grant Fund Budget as expenses are incurred related to this grant program.

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From:

ojp@ojp.usdoj.gov Save Address - Block Sender

To:

BCmpbell@ci.atlanta.ga.us, danboozer69@hotmail.com Save Address

Subject: Award Approval Notification. [Award No. 2000-LB-BX-3150]

Date:

Mon, 2 Oct 2000 10:37:19 -0400 (EDT)

Reply

Reply All

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Close

Congratulations! Your Award for the FY 2000 Local Law Enforcement Block Grants (LLEBG) Program has been approved by the Bureau of Justice Assistance (BJA). You have 45 calendar days from the date on your Award to review and accept this Award. All Awards not accepted within this 45 day period will be deobligated and funds will be redistributed among FY 2001 eligible applicants during the next LLEBG funding cycle.

To accept your award, go to https://grants.ojp.usdoj.gov:8003/gms/plsql/llebg_login.llebg_main and log on using your user id and password.

You have 90 calendar days from the date on your Award to submit your Request for Drawdown. Any funds not drawdown within this 90 day period will be deobligated and funds will be redistributed among FY 2001 eligible applicants during the next LLEBG funding cycle.

Again, please do not reply directly to this message as your reply will not reach us.

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FY 2000 Local Law Enforcement Block Grants Program Atlanta City, GA



<u>Application</u>

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RFD

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Accept Award

FY 2000 LLEBG Final Award Amount:*

\$ 2,711,492.00

Overview

Matching Amount

\$ 301,277.00

Review CEO Information

*This amount reflects the final award amount for FY 2000 plus any required adjustments related to the FY 1999 Award amount.

Review Jurisdiction Information To continue with the Accept Award process, you must click on the links to the Special Conditions, Assurances, Lobbying, Debarment Suspension..., and Drug Free workplace. Within each link, you must click on the box underneath each condition AND click on the Accept button at the bottom of the screen.

Accept Award

View Award Document

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Assurances

Decline Award

 Certifications regarding lobbying; debarment, suspension and other responsibility matters; and drug-free workplace requirements

Help/Frequently Asked Ouestions

1. Lobbying

LLEBG Home

2. Debarment, Suspension, and Other Responsibility Matters (Direct Recipient)

Log-Off

3. Drug-Free Workplace (Grantees Other than Individuals)

Acceptance of this Award and special conditions DOES NOT result in an automatic payment of LLEBG funds. BJA requires that all grantees submit the Request for Drawdown (RFD) in order to have funds directly deposited to your Financial Institution. Please take time to plan a detailed budget and comply with each special condition. For FY 2000, grantees have to submit the RFD within 90 calendar days from the award date. Your jurisdiction's award date is 30-SEP-2000. Once you accept your award, you may begin the RFD process.

Continue



FY 2000 Local Law Enforcement Block Grants Program Atlanta City, GA



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Continue

Special Conditions - Atlanta City

You must click on the box underneath each condition AND click on the Accept button at the bottom of the screen.

Local Jurisdiction & Zero County in compliance w/PSOHB

- 1. The recipient agrees to comply with the financial and administrative requirements set forth in the current edition of the Office of Justice Programs (OJP) Financial Guide.
- 2. The recipient agrees to comply with the organizational audit requirements of OMB Circular, A-133, Audits of States, Local Governments and Non-Profit Organizations, as further described in OJP's Financial Guide, Chapter 19.
- 3. The recipient acknowledges that failure to submit an acceptable Equal Employment Opportunity Plan (if recipient is required to submit one pursuant to 28 CFR 42.302), that is approved by the Office of Civil Rights, is a violation of its Certified Assurances and may result in funds from the award being frozen, until such time as the recipient is in compliance.
- 4. The recipient agrees that federal funds under this award will be used to supplement but not supplant state or local funds, pursuant to section 101(g) of H.R. 728, 104th Cong. (1995).
- 5. The recipient shall submit one copy of all reports and proposed publications resulting from this agreement twenty (20) days prior to public release. Any publications (written, visual, or sound), whether published at the recipient's or government's expense, shall contain the following statement: (NOTE: This excludes press releases, newsletters, and issue analysis.)

"This project was supported by Grant No. 2000-LB-BX-3150 awarded by the Bureau of Justice Assistance, Office of Justice Programs, U.S. Department of Justice. Points of view in this document are those of the author and do not necessarily represent the official position or policies of the U.S. Department of Justice."

- The recipient agrees to provide information required for any national evaluation conducted by the U.S. Department of Justice.
- 7. The recipient agrees, if the funds are used for the hiring and employing of new, additional law enforcement officers and/or support personnel, as described in the applicable purpose area of Subpart A section 101(a)(2) of H.R. 728, 104th Cong. (1995), that the recipient unit of local government will achieve a net gain in the number of law enforcement officers who perform non-administrative public safety service. If the funds are used for the hiring and employing of new, additional law enforcement officers and/or support personnel, the unit of local government will establish procedures to give members of the Armed Forces who, on or after October 1, 1990, were or are selected for involuntary separation (as

described in section 1141 of Title 10, United States Code), approved for separation under section 1174a or 1175 of such title, or retired pursuant to the authority provided under section 4403 of the Defense Conversion, Reinvestment, and Transition Assistance Act of 1992 (division D of Public Law 102-484; 10 U.S.C. 1923 note), a suitable preference in the employment of persons as additional law enforcement officers or support personnel.

- 8. The recipient agrees this award document constitutes the obligation of federal funds for use by the recipient in execution of the program or project covered by the award. Such obligation may be terminated without further cause if the recipient fails to affirm its timely utilization of the award by accepting the award and special conditions within 45 calendar days from the date of award.
- 9. The recipient agrees to submit the Request for Drawdown via the Internet system within 90 calendar days from the date of award, or to have all funds deobligated for redistribution during the next funding cycle.
- 10. The recipient agrees to one 24 month obligation and expenditure period, as established at the approval of the Request for Drawdown. All funds must be expended by the end of this 24 month period with no exceptions.
- 11. The recipient is required to establish a trust fund account. This fund may not be used to pay debts incurred by other activities beyond the scope of the Local Law Enforcement Block Grants Program. The recipient also agrees to obligate and expend the grant funds in the trust fund (including any interest earned) during the 24 month period. Grant funds (including any interest earned) not expended by the end of the 24 month period must be returned to the Office of the Comptroller (OC) by the end of the 27th month, along with the final submission of the Financial Status Report (SF-269A).
- 12. The recipient agrees to submit semiannual progress reports via the Internet system for the life of the grant. Reports are due within 45 calendar days after the end of the reporting periods, which are June 30 and December 31.
- 13. The recipient agrees, if funds are used for enhancing security, that the unit of local government -
 - (a) has an adequate process to assess the impact of any enhancement of a school security measure, that is undertaken under subparagraph (B) of section 101(a)(2), on the incidence of crime in the geographic area where the enhancement is undertaken;
 - (b) will conduct such an assessment with respect to each such enhancement; and,
 - (c) will submit to the Bureau of Justice Assistance (BJA) an annual assessment report via the Internet system.

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- 14. The recipient agrees to comply with 28 CFR Part 23 if federal funds are used to support Criminal Intelligence Systems.
- 15. The recipient agrees to assist BJA in complying with the National Environmental Policy Act (NEPA) and other related federal environmental impact analyses requirements in the use of these grant funds, either directly by the recipient or by a subrecipient. Accordingly, prior to obligating grant funds, the recipient agrees to first determine if any of the following activities will be related to the use of the grant funds. The recipient understands that this special condition applies to its following new activities, whether or not they are being specifically funded with these grant funds. That is, as long as the activity is being conducted by the recipient, a subrecipient, or any third party, and the activity needs to be undertaken in order to use these grant funds, this special condition must first be met. The activities covered by this special condition are:
 - 1. New construction;
 - 2. Minor renovation or remodeling of a property either (a) listed on or eligible for listing on the National Register of Historic Places or (b) located within a 100-year flood plain;
 - 3. A renovation, lease, or any proposed use of a building or facility that will either (a) result in a change in its basic prior use or (b) significantly change its size; and, 4. Implementation of a new program involving the use of chemicals other than chemicals that are (a) purchased as an incidental component of a funded activity and (b) traditionally used, for example, in office, household, recreational, or educational environments.

Application of This Special Condition to Recipient's Existing Programs or Activities: For any of the recipient's or its subrecipient's existing programs or activities that will be funded with these grant funds, the recipient, upon specific request from BJA, agrees to cooperate with BJA in any preparation by BJA of a national or program environmental assessment of that funded program or activity.

- 16. The recipient agrees to ensure that the State Information Technology Point of Contact receives written notification regarding any information technology project funded by this grant during the obligation and expenditure period. This is to facilitate communication among local and state governmental entities regarding various information technology projects being conducted with these grant funds. In addition, the recipient agrees to maintain an administrative file documenting the meeting of this requirement. For a list of State Information Technology Points of Contact, go to http://www.ojp.usdoj.gov/ec/states.htm
- 17. The recipient agrees to provide and expend a 10 percent cash match (calculated as 1/9 of the federal award amount) before the end of the 24 month obligation and expenditure period. The recipient is reminded that the matching funds are auditable under Special Condition #2 and will be binding to the recipient.
- 18. The recipient agrees that prior to the obligation or expenditure of any LLEBG funds, at least one (1) public hearing will be held regarding the proposed use(s) of the grant funds. The recipient must also provide verification to BJA, via the Internet system, of the public hearing. At the hearing, persons shall be given an opportunity to provide written and oral

views to the recipient on the proposed use(s) of the grant funds. The recipient will hold the public hearing at a time and place that allows and encourages public attendance and participation. The recipient may not request a drawdown of funds until these requirements are met and the formal budget allocations are adopted by the recipient.

- 19. The recipient agrees that prior to the obligation or expenditure of any LLEBG funds, a previously designated or newly established advisory board will meet to discuss the proposed use(s) of the grant funds. The recipient will designate the advisory board to make nonbinding recommendations on the use(s) of funds under the LLEBG Program. Membership on the advisory board must include a representative from the following, though it may be broader:
 - a) the local police department or sheriff's department;
 - b) the local prosecutor's office;
 - c) the local court system;
 - d) the local school system; and,
 - e) a local nonprofit, educational, religious, or community group active in crime prevention or drug use prevention or treatment.

The recipient may not request a drawdown of funds until these requirements are met and the formal budget allocations are adopted by the recipient.

20. The recipient has certified it is in compliance with the Public Safety Officers' Health Benefits Provision of the Departments of Commerce, Justice, and State, the Judiciary, and Related Agencies Appropriations Act, 2000 (Pub. L. No. 106-113) and agrees to remain in compliance during the life of the grant. This provision requires that the unit of local government which employs a public safety officer (as defined by section 1204 of Title I of the Omnibus Crime Control and Safe Streets Act of 1968, as amended) to afford such public safety officer who retires or is separated from service due to injury suffered as a direct and proximate result of a personal injury sustained in the line of duty while responding to an emergency situation or hot pursuit (as such terms are defined by State law) with the same or better level of health insurance benefits at the time of retirement or separation as the officer received while on duty. If the recipient demonstrates noncompliance during the life of the grant, 10 percent of the award amount must be returned to BJA.

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Assurances - Atlanta City

You must click on the box underneath each condition AND click on the Accept button at the bottom of the screen.

- 1. It possesses legal authority to apply for the grant; that a resolution, motion or similar action has been duly adopted or passed as an official act of the applicant's governing body, authorizing the filing of the application, including all understandings and assurances contained therein, and directing and authorizing the person identified as the official representative of the applicant to act in connection with the application and to provide such additional information may be required. V
- 2. It will comply with requirements of the provisions of the Uniform Relocation Assistance and Real Property Acquisitions Act of 1970 (P.L. 91-646) which provides for fair and equitable treatment of persons displaced as a result of Federal and federally-assisted programs. ~
- 3. It will comply with provisions of Federal law which limit certain political activities of employees of a State or local unit of government whose principal employment is in connection with an activity financed in whole or in part by Federal grants. (5 USC 1501, et sea.) ~
- 4. It will comply with the minimum wage and maximum hours provisions of the Federal Fair Labor Standards Act if applicable. 7
- 5. It will establish safeguards to prohibit employees from using their positions for a purpose that is or gives the appearance of being motivated by a desire for private gain for themselves or others, particularly those with whom they have family, business, or other ties. 7
- 6. It will give the sponsoring agency or the Comptroller General, through any authorized representative, access to and the right to examine all records, books, papers, or documents related to the grant. ~
- 7. It will comply with all requirements imposed by the Federal sponsoring agency concerning special requirements of law, program requirements, and other administrative requirements. 7
- 8. It will insure that the facilities under its ownership, lease or supervision which shall be utilized in the accomplishment of the project are not listed on the Environmental Protection Agency's (EPA) list of Violating Facilities and that it will notify the Federal grantor agency of the receipt of any communication from the Director of the EPA Office of Federal Activities indicating that a facility to be used in the project is under consideration for listing by the EPA. 1

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 - c) the local court system;
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- 9. It will comply with the flood insurance purchase requirements of Section 102(a) of the Flood Disaster Protection Act of 1973, Public Law 93-234, 87 Stat. 975, approved December 31, 1976, Section 102(a) requires, on and after March 2, 1975, the purchase of flood insurance in communities where such insurance is available as a condition for the receipt of any Federal financial assistance for construction or acquisition purposes for use in any area that has been identified by the Secretary of the Department of Housing and Urban Development as an area having special flood hazards. The phrase "Federal financial assistance" includes any form of loan, grant, guaranty, insurance payment, rebate, subsidy, disaster assistance loan or grant, or any other form of direct or indirect Federal assistance.
- 10. It will assist the Federal grantor agency in its compliance with Section 106 of the National Historic Preservation Act of 1966 as amended (16 USC 470), Executive Order 11593, and the Archeological and Historical Preservation Act of 1966 (16 USC 569a-1 et seq.) by (a) consulting with the State Historic Preservation Officer on the conduct of Investigations, as necessary, to identify properties listed in or eligible for inclusion in the National Register of Historic Places that are subject to adverse effects (see 36 CFR Part 800.8) by the activity, and notifying the Federal grantor agency of the existence of any such properties and by (b) complying with all requirements established by the Federal grantor agency to avoid or mitigate adverse effects upon such properties.
- 11. It will comply, and assure the compliance of all its subgrantees and contractors, with the applicable provisions of Title I of the Omnibus Crime Control and Safe Streets Act of 1968, as amended, the Juvenile Justice and Delinquency Prevention Act, or the Victims of Crime Act, as appropriate; the provisions of the current edition of the Office of Justice Programs Financial and Administrative Guide for Grants, M7100.1; and all other applicable Federal laws, orders, circulars, or regulations.
- 12. It will comply with the provisions of 28 CFR applicable to grants and cooperative agreements including Part 18, Administrative Review Procedure; Part 20, Criminal Justice Information Systems; Part 22, Confidentiality of Identifiable Research and Statistical Information; Part 23, Criminal Intelligence Systems Operating Policies; Part 30, Intergovernmental Review of Department of Justice Programs and Activities; Part 42, Nondiscrimination/Equal Employment Opportunity Policies and Procedures; Part 61, Procedures for Implementing the National Environmental Policy Act; Part 63, Floodplain Management and Wetland Protection Procedures; and Federal laws or regulations applicable to Federal Assistance Programs.
- 13. It will comply, and all its contractors will comply, with the non- discrimination requirements of the Omnibus Crime Control and Safe Streets Act of 1968, as amended, 42 USC 3789(d), or Victims of Crime Act (as appropriate); Title VI of the Civil Rights Act of 1964, as amended; Section 504 of the Rehabilitation Act of 1973, as amended; Subtitle A, Title II of the Americans with Disabilities Act (ADA) (1990); Title IX of the Education Amendments of 1972; the Age Discrimination Act of 1975; Department of Justice Non-Discrimination Regulations, 28 CFR Part 42, Subparts C,D,E, and G; and Department of Justice regulations on disability discrimination, 28 CFR Part 35 and Part 39.

14.	In the event a Federal or State court or Federal or State administrative agency makes a finding of discrimination after a due process hearing on the grounds of race, color, religion, national origin, sex, or disability against a recipient of funds, the recipient will forward a copy of the finding to the Office for Civil Rights, Office of Justice Programs.
15.	It will provide an Equal Employment Opportunity Program if required to maintain one, where the application is for \$500,000 or more. $\ \ \Box$
16.	It will comply with the provisions of the Coastal Barrier Resources Act (P.L. 97-348) dated October 19, 1982 (16 USC 3501 et seq.) which prohibits the expenditure of most new Federal funds within the units of the Coastal Barrier Resources System.

OJP Form 4000/3 (Rev. 7-00)

Certification - Atlanta City

You must click on the box underneath each condition AND click on the Accept button at the bottom of the screen.

As required by Executive Order 12549, Debarment and Suspension, and implemented at 28 CFR Part 67, for prospecataive participants in primary covered transactions, as defined at 28 CFR Part 67, Section 67.510 -

- (a) Are not presently debarred, suspended, proposed for debarment, declared ineligible, sentenced to a denial of Federal benefits by a State or Federal court, or voluntarily excluded from covered transactions by any Federal department or agency;
- 2. (b) Have not within a three-year period preceding this application been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with, attempting to obtain, or performing a public (Federal, State, or local) transaction or contract under a public transaction; violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;
- 3. (c) Are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (Federal, State, or local) with commission of any of the offenses enumerated in paragraph (1)(b) of this certification; and
- 4. (d) Have not within a three-year period preceding this application had one or more public transactions (Federal, State, or local) terminated for cause or default; and
- 5. (e) This certification is required by the regulations implementing Executive Order 12549, Debarment and Suspension, 28 CFR Part 67.510, Participants' responsibilities. The regulations were published as Part VII of the May 26, 1988 Federal Register (pages 19160-19211). (1) The prospective lower tier participant certifies, by submission of this proposal, that neither it nor its principals are presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency. (2) Where the prospective lower tier participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this proposal.

B. Where the applicant is unable to certify to any of the statements in this certification, he or shattach an explanation to this application.
OJP Form 4061/6 (Rev. 7-00)

Certification - Atlanta City

You must click on the box underneath each condition AND click on the Accept button at the bottom of the screen.

As required by Section 1352, Title 31 of the U.S. Code, and implemented at 28 CFR Part 69, for persons entering into a grant or cooperative agreement over \$100,000, as defined at 28 CFR Part 69, the applicant certifies that:

- (a) No Federal appropriated funds have been paid or will be paid, by or on behalf of the, to any person for in-fluencing or attempting to influence an officer or employee ofagency, a Member of Congress, an officer or employee of Congress, or an employee of aof Congress in con-nection with the making of any Federal grant, the entering intoany cooperative agreement, and the extension, continuation, renewal, amendment, orof any Federal grant or cooperative agreement;
- 2. (b) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal grant or cooperative agreement, the undersigned shall complete and submit <u>Standard Form LLL</u>, "<u>Disclosure of Lobbying Activities</u>," in accordance with its instructions;
- 3. (c) The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subgrants, contracts under grants and cooperative agreements, and subcontracts) and that all sub-recipients shall certify and disclose accordingly.

OJP Form 4061/6 (Rev. 7-00)

Certification - Atlanta City

You must click on the box underneath each condition AND click on the Accept button at the bottom of the screen.

This certification is required by the regulations implementing the Drug-Free Workplace Act of 198, 28 CFR Part 67, Subpart F. The regulations, published in the May 25, 1990 Federal Register, require certification by grantees, prior to award, that they will maintina a drug-free workplace. Section 67.630(c) of the regulations provide that a grantee that is a State may elect to make one certification in each Federal fiscal year. The certificate set out below is a material representation of fact upon which reliance will be placed when the agency determines to award the grant. False certification or violation of the certification shall be grounds for suspension of payments, suspension or termination of grants, or government-wide suspension or debarment (see 28 CFR Part 67, Section 67.615 and 67.620).

- (a) Publishing a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance is prohibited in the grantee's workplace and specifying the actions that will be taken against employees for violation of such prohibition;
- 2. (b) Establishing an on-going drug-free awareness program to inform employees about (1) The dangers of drug abuse in the workplace;(2) The grantee's policy of maintaining a drug-free workplace;(3) Any available drug counseling, rehabilitation, and employee assistance programs; and(4) The penalties that may be imposed upon employees for drug abuse violations occurring in the workplace;
- 3. (c) Making it a requirement that each employee to be engaged in the performance of the grant be given a copy of the statement required by paragraph (a);
- 4. (d) Notifying the employee in the statement required by paragraph (a) that, as a condition of employment under the grant, the employee will (1) Abide by the terms of the statement; and(2) Notify the employer in writing of his or her conviction for a violation of a criminal drug statute occuring in the workplace no later than five calendar days after such conviction;
- 5. (e) Notifying the agency, in writing, within 10 calendar days after receiving notice under subparagraph (d)(2) from an employee or otherwise receiving actual notice of such conviction. Employers of convicted employees must provide notice, including position title, to: Department of Justice, Office of Justice Programs, ATTN: Control Desk,810 Seventh Street, N.W. Washington, DC 20531. Notice shall include the identification number(s) of each affected grant;
- 6. (f) Take one of the following actions, within 30 calendar days of receiving notice under subparagraph (d)(2), with respect to any employee who is so convicted (1) Taking appropriate personnel action against such an employee, up to and including termination, consistent with the requirements of the Rehabilitation Act of 1973, as amended; or(2) Requiring such employee to participate satisfactorily in a drug abuse assistance or rehabilitation program approv



FY 2000 Local Law Enforcement Block Grants Program Atlanta City, GA



Application

Award

<u>RFD</u>

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Accept Award

Overview

Review CEO Information

Please verify that you are are ACCEPTING your jurisdiction's FY 2000 LLEF that all Applicant information displayed in the previous screens is accurate an that a street address has been included and not just a post office box, and ensu and lowercase lettering has been used.

Review Jurisdiction Information

Once accepted, no changes can be made to the Award, including special cond request to BJA for a Grant Adjustment Notice (GAN).

Accept Award

View Award Document

Verify you are accepting the award and special conditions by clicking on the *I* you need more time to consider accepting this award, please click on the **Can** note that clicking **Cancel** does NOT decline this award.

Financial Institution Information

Decline Award

If you have questions, please contact the GMS Hotline at 1-888-549-9901.

Help/Frequently Asked Questions

LLEBG Home

Log-Off

	Signature
* Title	Mr.
* First Name	
* Last Name	Boozer
* Phone	(404) 817-6782
* EMail	danboozer69@hotmail.com

I have examined the information provided here regarding the signing autho accurate. I am the signing authority, or have been delegated or designated for authority by the appropriate official, to provide the information requested throsystem on behalf of this jurisdiction to the Local Law Enforcement Block Gran regarding the signing authority, or the delegation of such authority, has been available on-site for immediate review.

Accept

Cancel

Advisory Board Certification

OMB Clearance #: 1121-0204

Direct award recipients are required to hold at least one <u>Advisory Board</u> meeting to discuss proposed use of LLEBG funds prior to receipt or obligation of funds

The Advisory Board must include at least one representative from each of the following local organizations: law enforcement agency (Police Department or Sheriff's Department), prosecutor's office, court system, local school system, and nonprofit group (e.g. educational, religious, or community) active in crime prevention or drug use prevention or treatment.

Date the FY 2000 Advisory Board completed its review and made non-binding recommendations

| DD | MON | YYYY | |

Please enter the names and titles of the representatives of the agency or agencies that comprise your Advisory Board who met on the proposed allocations.

	Title	Name
Law Enforcement Agency (Chief of Police or Sheriff could represent law enforcement)	Major	John C. Prince
Prosecutor's Office	City Solicitor	Raines Carter
Court System	Municipal Judge	William Riley
Local School System	Dr.	Norman Thomas
Nonprofit Group (e.g., educational, religious, or community) active in crime prevention or drug abuse prevention or treatment.	Mr.	Mike Dangerfield

I certify that each of the above Advisory Board members have reviewed and made non-binding recommendations for the allocation of FY 2000 LLEBG Program funds.

Please Note:

If the above required Advisory Board members did not review the proposed allocations, your jurisdiction can complete the remainder of the drawdown forms, but will not be able to submit the Request for Drawdown until such time as another Advisory Board meeting has been held with the required members present.

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Submit Request For Drawdown

OMB Clearance #: 1121-0204

In order to submit your Request for Drawdown, your jurisdiction must have completed the following steps: Please use your browser's "Print" option if you wish to print this screen.

Complete	Held a Public Hearing for the purpose of discussing the allocations of the FY 2000 LLEBG grant funds and completed the Public Hearing certification page.
Complete	Established an Advisory Board with representation from all of the <i>required</i> members, convened at least one Advisory Board meeting, and completed the Advisory Board certification page.
Complete	Completed the Project Information page by naming and describing the projects funded with FY 2000 LLEBG funds, assigned each project to one(1) of the seven (7) Purpose Areas, and provided the project specific information.
Complete	Completed allocation information, including details by Allocation Category for all LLEBG funded projects.
Complete	Allocated all of your FY 2000 LLEBG funds within the seven (7) Purpose Areas. This will show as Incomplete unless your project allocations match the Award Amount and the Amount Remaining is zero.

- On the date payment is made, your 24-month expenditure period will begin. You will receive an e-mail confirming this and a Grant Adjustment Notice restating the expenditure period and obligation period.
- If your jurisdiction has completed all of the above listed tasks and all of the tasks have "Complete" beside them, you may submit your **Request for Drawdown** at this time. If you see no Submit button below, it is because you have at least one task listed as Incomplete above. Click on the Incomplete link to find specific reasons.

Submit Request for Drawdown

Next Steps

OMB Clearance #: 1121-0204

You have successfully completed the FY 2000 LLEBG RFD! You will not be able to make any changes to this submission. You can view and print the submitted information in the view only mode at any time. Please use your browser's "Print" option to print RFD screens.

After you have completed and submitted the Request for Drawdown, in order to familiarize yourself with the remainder of the FY 2000 LLEBG on-line process, please review the information provided below.

Receipt of Funds

Once BJA staff have processed your request, the entire amount of your award will be submitted for payment and electronically transferred to your account. For existing grantees, an e-mail message will be sent to you notifying you that the payment has been made. For security reasons, new grantees will be mailed payment information under separate cover. For questions about your account or the payment process, please call the GMS Hotline at 1-888-549-9901 and select the Office of Comptroller Customer Service option.

Expenditure of FY 2000 LLEBG Funds

Your jurisdiction will have exactly 24 months from the date of payment given in the e-mail notification to expend all grant funds. *There will be no extensions to expenditure periods allowed for LLEBG grants*. An electronic Grant Adjustment Notice (GAN) will be provided.

Change of CEO or CEO Designee Information

If at any time during the grant period, the CEO (Chief Executive Officer) or CEO Designee (person designated as the point of contact for all grant matters) changes, your jurisdiction **must** report it to BJA through the online system.

Change Purpose Area Allocations of Grant Funds

Changes in allocations across LLEBG purpose areas will be recorded during online Semi-annual Progress Reporting; until then please collect these changes in your program files.

Reporting Guidelines

All FY 2000 LLEBG Semi-annual Progress Reporting will be submitted on-line in the LLEBG portion of GMS. All FY 2000 LLEBG quarterly financial status (269) reporting will be on-line through the GMS; contact the GMS Hotline for quarterly financial reporting guidance at 1-888-549-9901.

TRANSMITTAL FORM FOR LEGISLATION

To Mayor's Office:	Greg Pridgeon			
	(for review and distribution to Executive Management)			
Commissioner Signature From: Originating Dept.	Mener Harrard	Director Signature: Contact (Name):	Dan Boozer 817-6782	
Committee(s) of Purview:	PUBLIC SAFETY AND LEGAL ADMINISTRATION	Committee Deadline:		
Committee Meeting Date(s):	10/31/00	City Council Meeting Date:		
USED FOR CONTINUATION EQUIPMENT, AND FOR OT BACKGROUND/PURPOTHE ATLANTA POLICE DE \$2,711,492 FOR THE LOCAL OVERTIME FOR THE STREPERPETRATORS AND REEFINANCIAL IMPACT (in LOCAL MATCH OF \$301)	OSE/DISCUSSION: EPARTMENT RECEIVED AN OFF L LAW ENFORCEMENT BLOCK EET HEAT INITIATIVE, WHICH I DUCING CRIME.	L 'STREET HEAT' INITIATI FER FROM THE U.S. DEPAR GRANT. IN THE PAST THIS HAS BEEN VERY SUCCESSF	VE AND FOR POLICE TMENT OF JUSTICE FOR GRANT HAS PAID FOR POLICE TUL IN APPREHENDING	
Mayor's Staff Only				
Received by Mayor's Offic Reviewed (Initials):	e (Date): 10/5/00 Date: 10	1/27/00		
Action by Committee:	•			
	APPROVED	ADVERSED	HELD AMENDED	
	SUBSTITUTE	REFERRED	OTHER	